USDC SCAN INDEX SHEET











DE LA CRUZ

SAN DIEGO CITY OF

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3:97-CV-00111

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DECL.

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1	PILLSBURY MADISON & SUTRO LLB DAVID E. KLEINFELD #110734	entranse de propriet
2	BARRY J. TUCKER #164163 MGG	15/4 j
3	101 West Broadway, Suite 1800	and the second
4	San Diego, CA 92101 Telephone: (619) 234	tion en Ot
5	Attorneys for Plaintiffs	
	ESTEBAN AREVALO DE LA CRUZ, SI	
6	DE LEON, KARLA FABIOLA AREVALO HEYDI VERONICA AREVALO DE LEON	
7	LORENA AREVALO DE LEON, BYRON À PROSPERO GUILLERMO DUBON AREVAI	AREVALO,
8	JUAN FRANCISCO GOMEZ VELASQUEZ	BO, AND
9	UNITED STATES DISTRI	<u> </u>
10		
11	SOUTHERN DISTRICT OF	CALIFORNIA
12)
13	ESTEBAN AREVALO DE LA CRUZ; SILVIA LORENA DE LEON; KARLA FABIOLA) No. 97-0111J (POR)
14	AREVALO DE LEON, a minor, by ESTEBAN AREVALO DE LA CRUZ and	DECLARATION OF SILV LORENA DE LEON IN S
	SILVIA LORENA DE LEON, her	OF PETITION FOR COM
15	guardians; HEYDI VERONICA AREVALO DE LEON, a minor, by ESTEBAN) OF MINORS' CLAIM)
16	AREVALO DE LA CRUZ and SILVIA LORENA DE LEON, her guardians;) Hononorable Napoleon A. Jones,
17	JOSSELINE LORENA AREVALO DE LEON, a minor, by ESTEBAN AREVALO) }
18	DE LA CRUZ and SILVIA LORENA DE LEON, her quardians; BYRON)
19	AREVALO; PROSPERO GUILLERMO DUBON)
20	AREVALO; and JUAN FRANCISCO GOMEZ VELASQUEZ;)
21	Plaintiffs,)
22	vs.))
23	CITY OF SAN DIEGO; ROBERT FINCH;	<i>)</i> }
24	ROBERT NICKLO; SHELLEY ZIMMERMAN; ELIJAH ZUNIGA; MICHAEL BROGDON; and DOES 1-20, INCLUSIVE;	} } }
25	Defendants.))
36	·))
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1		

Jr.

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- 1 I, Silvia Lorena De Leon, declare as follows:
- 2 1. I am the lawful guardian of Plaintiffs Karla
- 3 Fabiola Arevalo De Leon, a minor; Heydi Veronica Arevalo De
- 4 Leon, a minor; and Josseline Lorena Arevalo De Leon, a
- 5 minor.
- 6 2. On January 22, 1997, a lawsuit was filed on behalf
- 7 of myself, my husband, my three minor children and three
- 8 others alleging various civil rights violations by the City
- 9 of San Diego, the San Diego Police Department and various
- 10 individual defendant officers ("Defendants") in connection
- 11 with a drug raid at our residence which occurred on April
- 12 25, 1996.
- 3. Plaintiffs have agreed to settle all claims
- 14 against Defendants for five-thousand dollars (\$5,000.00).
- 15 While I believe our claims against Defendants are
- 16 meritorious, I realize the risks and costs attendant to
- 17 litigating this case through trial. Plaintiffs also are
- 18 inclined to settle because we recently relocated outside the
- 19 Southern District of California for personal and financial
- 20 reasons.
- 21 4. Given the complexities and uncertainties of
- 22 litigation, I believe a settlement of five-thousand dollars
- 23 (\$5,000.00) is fair and reasonable.
- 5. I intend to use the minor children's pro rata
- 25 share of the settlement proceeds for their benefit and will
- 26 use said funds in accordance with my children's best
- 27 interests.

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1		I hereby declare under penalty of perjury under the
2	laws	of the United States of America that the foregoing is
3	true	and correct.
4		Dated: February 17, 1998.
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6		Silvia Lorena De Leon
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